

## **EXHIBIT A**

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK**

**SECURITIES AND EXCHANGE COMMISSION,**

**Plaintiff,**

**v.**

**RICHARD XIA, a/k/a YI XIA, and FLEET NEW  
YORK METROPOLITAN REGIONAL CENTER,  
LLC, f/k/a FEDERAL NEW YORK  
METROPOLITAN REGIONAL CENTER, LLC,**

**Defendants,**

**JULIA YUE, a/k/a JIQING YUE;  
XI VERFENSTEIN, and XINMING YU,**

**Relief Defendants.**

**21-cv-05350-PKC-JAM**

**CONSENT OF DEFENDANTS RICHARD XIA AND  
FLEET NEW YORK METROPOLITAN REGIONAL CENTER LLC  
AND RELIEF DEFENDANT JULIA YUE**

1. Defendants Richard Xia (“Xia”) and Fleet New York Metropolitan Regional Center LLC (“Fleet,” together with Xia, “Defendants”) and Relief Defendant Julie Yue a/k/a Jiqing Yue (“Yue” or “Relief Defendant”) acknowledge having been served with the Amended Complaint in this action, enter general appearances, and admit the Court’s jurisdiction over Defendants and Relief Defendant and over the subject matter of this action.

2. Without admitting or denying the allegations of the complaint (except as provided herein in paragraph 15 and except as to personal and subject matter jurisdiction, which Defendants and Relief Defendant admit), Defendants and Relief Defendant hereby consent to the entry of the final Judgment in the form attached hereto (the “Final Judgment”) and incorporated by reference herein, which, among other things:

- (a) permanently restrains and enjoins Defendants from violation of Section 10(b) of the Securities Exchange Act of 1934 (the “Exchange Act”) [15 U.S.C. § 78j(b)] and Rule 10b-5 promulgated thereunder [17 C.F.R. § 240.10b-5], and Section 17(a) of the Securities Act of 1933 (the “Securities Act”) [15 U.S.C. § 77q(a)];
- (b) permanently restrains and enjoins Defendants from, directly or indirectly, participating in the offer or sale of any security, including participating in the offer or sale of any security which constitutes an investment in a “commercial enterprise” under the EB-5 visa program administered by the United States Citizenship and Immigration Service (“USCIS”), and engaging in activities with a broker, dealer, or issuer, or a Regional Center designated by USCIS, for purposes of issuing, offering, trading, or inducing or attempting to induce the purchase or sale of any such EB-5 investment; provided, however, that such injunction shall not prevent Defendant Xia from (i) purchasing securities for or selling securities from his own personal account, or (ii) excluding EB-5 investors, raising capital from accredited investors as defined in 17 C.F.R. 230.501(a) or qualified purchasers as defined in 15 U.S.C. § 80a-2(a)(51)(A) for the acquisition, development, or construction of real property, except that any prohibitions or limitations arising as a consequence of the injunction in Paragraph 2(a) shall continue to apply, including the disqualification provisions of Regulation A, Regulation CF, and Regulation D;

- (c) orders Defendants and Relief Defendant to pay, jointly and severally, disgorgement in the amount of \$228,500,000, plus prejudgment interest thereon in the amount of \$25,000,000 (except that Relief Defendant shall only be liable for \$14,000,000 of the disgorgement and \$720,000 of the prejudgment interest); and orders Xia to pay a civil penalty in the amount of \$3,101,745 and Fleet to pay a civil penalty in the amount of \$15,538,635 under Securities Act Section 20(d) [15 U.S.C. § 77t(d)] and Exchange Act Section 21(d)(3) [15 U.S.C. § 78u(d)(3)];
- (d) orders that Defendants' and Relief Defendant's obligations to pay disgorgement, prejudgment interest, and, as to Defendants, penalties hereunder shall be satisfied in two steps:
  - i. *First*, Defendant Fleet's and Defendant Xia's monetary obligations hereunder shall be satisfied, in part, by payment of \$42.5 million from Defendants' funds currently frozen ("Frozen Assets") pursuant to the Preliminary Injunction Freezing Assets entered by the Court on December 8, 2022, held by the following financial institutions: East West Bank, Popular Bank, Cathay Bank, Citibank, N.A., CTBC Bank, HSBC Bank USA, NA, Signature Bank, JP Morgan Chase Bank, NA, Flushing Bank, and Interactive Brokers LLC (collectively, the "Financial Institutions"). The Financial Institutions and accounts frozen at the Financial Institutions ("Frozen Accounts") that are the subject of this subparagraph are set forth in Appendix A attached hereto and

incorporated herein by reference. Upon a motion by the Commission and order of the Court, such Financial Institutions as are directed by the Court shall pay assets from the Frozen Accounts to the Court's Court Registry Investment System ("CRIS") as follows: within five business days of being served with a copy of the Court's order, the amount(s) ordered by the Court shall be paid by each Financial Institution so ordered from the Frozen Account(s) into the Court's registry by a cashier's check, certified check or postal money order drawn to the order of "Clerk, United States District Court, E.D.N.Y.," or by wire transfer to the same, whereupon the Clerk of this Court shall deposit such funds into an interest bearing account for this case with the CRIS ("CRIS Escrow Account"). Defendants agree that they shall be deemed to have relinquished all legal and equitable title, and interest in, such monies paid from the Frozen Accounts as contemplated by this subparagraph, and no part of such funds shall be returned to Defendants. These payments from the Frozen Accounts shall be first applied to Defendants' obligation to pay disgorgement and prejudgment interest, and shall be held by the CRIS, together with any interest and income earned thereon, until further order of the Court; and

- ii. *Second*, Defendant Fleet's and Defendant Xia's remaining monetary obligations and Relief Defendant Yue's monetary

obligations hereunder shall be satisfied by payment by Defendants and/or Relief Defendant made no later than 245 days from entry of the Final Judgment of the disgorgement and prejudgment interest—and as to Defendant Fleet and Defendant Xia, penalty amounts—then still owed of \$229,640,380, plus any post-judgment interest thereon, to the Court’s CRIS. Defendants and Relief Defendant may transmit payment or cause payment to be made into the Court’s registry by a cashier’s check, certified check, or postal money order drawn to the order of “Clerk, United States District Court, E.D.N.Y.,” or by wire transfer to the same, whereupon the Clerk of this Court shall deposit such funds into the CRIS Escrow Account. These funds, together with any interest and income earned thereon, shall be held by the CRIS until further order of the Court. By making this payment, or causing this payment to be made, Defendants and Relief Defendant agree that they shall be deemed to have relinquished all legal and equitable title, and interest in, such funds and no part of such funds shall be returned to Defendants or Relief Defendant;

- (e) orders that any Frozen Assets not paid from the Frozen Accounts to the Court’s CRIS under Paragraph 2(d)(i) may be used as permitted under the Order Appointing Monitor entered by the Court on September 27, 2022 (“Monitor Order”), and the Preliminary Injunction Freezing Assets entered by the Court on December 8, 2022 (“Preliminary Injunction”) including,

to the extent permitted, to preserve the value of the Projects. For the avoidance of doubt, this subparagraph is not intended to and does not supersede the Monitor Order or Preliminary Injunction;

- (f) orders that Defendants shall provide reasonable cooperation to the EB-5 investors related to any such investor's efforts to obtain benefits under the EB-5 program including, but not limited to, providing information and documentation necessary for the EB-5 investor to apply for and obtain such benefits;
- (g) orders that the Monitor Order and Preliminary Injunction shall each remain in full force and effect until the monetary obligation of Defendants and Relief Defendant hereunder have been satisfied by the deposit of the amounts ordered to be paid into the Court's CRIS. The Monitor Order and Preliminary Injunction shall be vacated upon motion by the Defendants or the Commission upon confirmation by the Court of all payments required hereunder, notice to the Commission's counsel of confirmation of such payments, and acknowledgement by the Commission's counsel to Defendants of such payments, which acknowledgment shall be provided within five business days and shall not be unreasonably withheld; and
- (h) orders that, to the extent any Defendant and/or Relief Defendant seek to satisfy their monetary obligations hereunder through a third-party financing, they shall provide Commission counsel with the documentation governing such financing for review and approval by Commission counsel no fewer than ten business days before any such documentation is

executed, which approval by Commission counsel shall not be unreasonably withheld; and

- (i) orders Defendant Xia to relinquish any direct and/or indirect control and ownership of Defendant Fleet within 60 days of the entry of the Final Judgment.

3. Defendant Xia undertakes to:

- (a) Within 21 days of signing this Consent, grant and assign to the Commission, in a form agreeable to the Commission, as security for Defendants' payment and performance of their obligations under Paragraph 2(d)(ii) of this Consent, a senior security interest in all of Defendants' rights, directly and indirectly, in and to the assets more particularly described on Appendix C attached hereto and incorporated herein by reference (collectively, the "Collateral"). Defendant shall also cause any entities that own the Collateral to grant and assign to the Commission a senior security interest in all of those entities' rights to the Collateral equal to the full amount of the money obligation owed under Paragraphs 2(c) and 2(d) above. Such senior security interest shall be senior in all respects to subordinate security interests in the Collateral whether now in existence or hereafter granted, except as to the security interest described in Appendix D attached hereto and incorporated herein by reference. Xia shall, within 21 days of signing this Consent, provide the Commission with documentation, in a form agreeable to the Commission, sufficient to convey the senior security interest to the



Commission contemplated by this subparagraph. The documentation may reflect that the conveyance of the senior security interest is contingent upon the Court's entry of the Final Judgment, and that the senior security interest shall become null and void upon Defendants' full and timely performance of its obligations under Paragraph 2(d)(ii) above. Defendant Xia shall submit the documentation to Judith Weinstock Esq., Assistant Regional Director, New York Regional Office, with a copy to the Office of Chief Counsel of the Enforcement Division;

- (b) within 30 days of entry of the Final Judgment, certify, in writing and under oath, that Defendants waive their rights, if any, to the Frozen Assets in the accounts set forth in Appendix B attached hereto and incorporated herein by reference. Defendants shall submit the certifications to Judith Weinstock Esq., Assistant Regional Director, New York Regional Office, with a copy to the Office of Chief Counsel of the Enforcement Division; and
- (c) within 90 days of entry of the Final Judgment, certify, in writing and under oath, that defendant Xia has relinquished control and ownership, directly or indirectly, of Fleet, and detailing the person(s) or entity(ies) who have assumed control and ownership of Fleet and who must be independent from Xia, and that Xia shall not seek to regain control and/or ownership, directly or indirectly, of Fleet until the Projects are complete and all EB-5 investors in the Projects have received their permanent green cards. The certification shall identify the undertaking, provide written

evidence of compliance in the form of a narrative, and be supported by exhibits sufficient to demonstrate compliance including, but not necessarily limited to, a sworn affidavit from Xia, a sworn affidavit from the acquirer of Fleet, and all documents and exhibits comprising the transaction. Xia shall submit the certification to Judith Weinstock Esq., Assistant Regional Director, New York Regional Office, with a copy to the Office of Chief Counsel of the Enforcement Division.

4. Relief Defendant Yue undertakes to, within 21 days of signing this Consent, grant and assign to the Commission, in a form agreeable to the Commission, as security for Defendants' payment and performance of their obligations under Paragraph 2(d)(ii) of this Consent, a senior security interest in all of Relief Defendant's rights, directly and indirectly, in any of the Collateral. Such senior security interest shall be senior in all respects to subordinate security interests in the Collateral whether now in existence or hereafter granted. Yue shall, within 21 days of signing this Consent, provide the Commission with documentation, in a form agreeable to the Commission, sufficient to convey the senior security interest to the Commission contemplated by this Paragraph. The documentation may reflect that the conveyance of the senior security interest is contingent upon the Court's entry of the Final Judgment, and that the senior security interest shall become null and void upon Defendants' full and timely performance of its obligations under Paragraph 2(d)(ii) above. Relief Defendant Yue shall submit the documentation to Judith Weinstock Esq., Assistant Regional Director, New York Regional Office, with a copy to the Office of Chief Counsel of the Enforcement Division;

5. Defendant Fleet undertakes to, between 270 days and 365 days of entry of the Final Judgment, certify, in writing and under oath, that subsequent to Xia relinquishing control

and ownership of Fleet, as contemplated by Paragraphs 2(i) and 3(c) above, that Xia has had no ownership of, or control or influence over, Fleet, directly or indirectly. The certification shall identify the undertaking, provide written evidence of compliance in the form of a narrative, and be supported by exhibits sufficient to demonstrate compliance. Fleet shall submit the certification to Judith Weinstock Esq., Assistant Regional Director, New York Regional Office, with a copy to the Office of Chief Counsel of the Enforcement Division.

6. Notwithstanding the foregoing, nothing herein is intended to, and it does not, bar Fleet from continuing to serve as a Regional Center for the Projects, as well as any redeployment activities of the above Projects, subject to any action of or decision by USCIS, so long as Fleet is owned and controlled, directly and indirectly, by a person or persons other than and who are independent from Xia, until those Projects are complete and all EB-5 investors in the Projects have received their permanent green cards.

7. Defendants acknowledge that the civil penalty paid pursuant to the Final Judgment may be distributed pursuant to the Fair Fund provisions of Section 308(a) of the Sarbanes-Oxley Act of 2002. Regardless of whether any such Fair Fund distribution is made, the civil penalty shall be treated as a penalty paid to the government for all purposes, including all tax purposes. To preserve the deterrent effect of the civil penalty, Defendants agree that they shall not, after offset or reduction of any award of compensatory damages in any Related Investor Action based on Defendants' and Relief Defendant's payment of disgorgement in this action, argue that they are entitled to, nor shall they further benefit by, offset or reduction of such compensatory damages award by the amount of any part of Defendants' payment of a civil penalty in this action ("Penalty Offset"). If the court in any Related Investor Action grants such a Penalty Offset, Defendants agree that they shall, within 30 days after entry of a final order

granting the Penalty Offset, notify the Commission's counsel in this action and pay the amount of the Penalty Offset to the United States Treasury or to a Fair Fund, as the Commission directs. Such a payment shall not be deemed an additional civil penalty and shall not be deemed to change the amount of the civil penalty imposed in this action. For purposes of this paragraph, a "Related Investor Action" means a private damages action brought against Defendants by or on behalf of one or more investors based on substantially the same facts as alleged in the Amended Complaint in this action.

8. Defendants agree that they shall not seek or accept, directly or indirectly, reimbursement or indemnification from any source, including but not limited to payment made pursuant to any insurance policy, with regard to any civil penalty amount that Defendants pay pursuant to the Final Judgment, regardless of whether such penalty amounts or any part thereof are added to a distribution fund or otherwise used for the benefit of investors. Defendants further agree that they shall not claim, assert, or apply for a tax deduction or tax credit with regard to any federal, state, or local tax for any penalty amounts that Defendants pay pursuant to the Final Judgment, regardless of whether such penalty amounts or any part thereof are added to a distribution fund or otherwise used for the benefit of investors.

9. Defendants and Relief Defendant waive the entry of findings of fact and conclusions of law pursuant to Rule 52 of the Federal Rules of Civil Procedure.

10. Defendants and Relief Defendant waive the right, if any, to a jury trial and to appeal from the entry of the Final Judgment.

11. Defendants and Relief Defendant enter into this Consent voluntarily and represent that no threats, offers, promises, or inducements of any kind have been made by the Commission

or any member, officer, employee, agent, or representative of the Commission to induce Defendants or Relief Defendant to enter into this Consent.

12. Defendants and Relief Defendant agree that this Consent shall be incorporated into the Final Judgment with the same force and effect as if fully set forth therein.

13. Defendants and Relief Defendant will not oppose the enforcement of the Final Judgment on the ground, if any exists, that it fails to comply with Rule 65(d) of the Federal Rules of Civil Procedure, and hereby waive any objection based thereon.

14. Defendants and Relief Defendant waive service of the Final Judgment and agree that entry of the Final Judgment by the Court and filing with the Clerk of the Court will constitute notice to Defendants and Relief Defendant of its terms and conditions. Defendants and Relief Defendant further agree to provide counsel for the Commission, within thirty days after the Final Judgment is filed with the Clerk of the Court, with an affidavit or declaration stating that Defendants and Relief Defendant have received and read a copy of the Final Judgment.

15. Consistent with 17 C.F.R. 202.5(f), this Consent resolves only the claims asserted against Defendants and Relief Defendant in this civil proceeding. Defendants and Relief Defendant acknowledge that no promise or representation has been made by the Commission or any member, officer, employee, agent, or representative of the Commission with regard to any criminal liability that may have arisen or may arise from the facts underlying this action or immunity from any such criminal liability. Defendants and Relief Defendant waive any claim of Double Jeopardy based upon the settlement of this proceeding, including the imposition of any remedy or civil penalty herein. Defendants further acknowledge that the Court's entry of a permanent injunction may have collateral consequences under federal or state law and the rules

and regulations of self-regulatory organizations, licensing boards, and other regulatory organizations. Such collateral consequences include, but are not limited to, a statutory disqualification with respect to membership or participation in, or association with a member of, a self-regulatory organization. This statutory disqualification has consequences that are separate from any sanction imposed in an administrative proceeding. In addition, in any disciplinary proceeding before the Commission based on the entry of the injunction in this action, Defendants understand that they shall not be permitted to contest the factual allegations of the complaint in this action.

16. Defendants and Relief Defendant understand and agree to comply with the terms of 17 C.F.R. § 202.5(e), which provides in part that it is the Commission's policy "not to permit a defendant or respondent to consent to a judgment or order that imposes a sanction while denying the allegations in the complaint or order for proceedings," and "a refusal to admit the allegations is equivalent to a denial, unless the defendant or respondent states that it neither admits nor denies the allegations." As part of Defendants' and Relief Defendant's agreement to comply with the terms of Section 202.5(e), Defendants and Relief Defendant: (i) will not take any action or make or permit to be made any public statement denying, directly or indirectly, any allegation in the complaint or creating the impression that the complaint is without factual basis; (ii) will not make or permit to be made any public statement to the effect that they do not admit the allegations of the complaint, or that this Consent contains no admission of the allegations, without also stating that Defendants and Relief Defendant do not deny the allegations; (iii) upon the filing of this Consent, Defendants and Relief Defendant hereby withdraw any papers filed in this action to the extent that they deny any allegation in the complaint; and (iv) stipulates solely for purposes of exceptions to discharge set forth in Section 523 of the Bankruptcy Code,

11 U.S.C. § 523, that the allegations in the complaint are true, and further, that any debt for disgorgement, prejudgment interest, civil penalty or other amounts due by Defendants or Relief Defendant under the Final Judgment or any other judgment, order, consent order, decree or settlement agreement entered in connection with this proceeding, is a debt for the violation by Defendants of the federal securities laws or any regulation or order issued under such laws, as set forth in Section 523(a)(19) of the Bankruptcy Code, 11 U.S.C. § 523(a)(19). If any of the Defendants or Relief Defendant breach this agreement, the Commission may petition the Court to vacate the Final Judgment and restore this action to its active docket. Nothing in this paragraph affects Defendants' or Relief Defendant's: (i) testimonial obligations or rights; or (ii) right to take legal or factual positions in any litigation or other legal proceedings in which the Commission is not a party.

17. Defendants and Relief Defendant hereby waive any rights under the Equal Access to Justice Act, the Small Business Regulatory Enforcement Fairness Act of 1996, or any other provision of law to seek from the United States, or any agency, or any official of the United States acting in his or her official capacity, directly or indirectly, reimbursement of attorney's fees or other fees, expenses, or costs expended by Defendants or Relief Defendant to defend against this action. For these purposes, Defendants and Relief Defendant agrees that they are not the prevailing party in this action since the parties have reached a good faith settlement.

18. Defendants and Relief Defendant agree that the Commission may present the Final Judgment to the Court for signature and entry without further notice.

19. Defendants and Relief Defendant agree that this Court shall retain jurisdiction over this matter for the purpose of enforcing the terms of the Final Judgment.

**Richard Xia**

Dated: ~~March~~ <sup>April</sup> 12<sup>th</sup>, 2024

By: Richard Xia  
Address:

On ~~March~~ <sup>April</sup> 12, 2024, Richard Xia, a person known to me, personally

appeared before me and acknowledged executing the foregoing Consent.

ELLIOT S COHEN  
Notary Public, State of New York  
No. 01CO6376862  
Qualified in Nassau County  
Commission Expires June 18, 2026

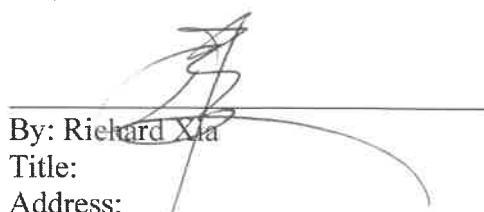
Notary Public  
Commission expires: 06/18/ 2026

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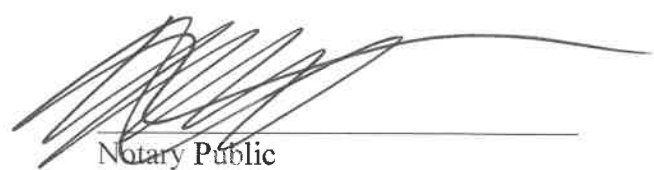
**Fleet New York Metropolitan  
Regional Center LLC**

April  
Dated: March 12, 2024

  
By: Richard Xia  
Title:  
Address:

April  
On March 12, 2024, Richard Xia, a person known to me, personally  
appeared before me and acknowledged executing the foregoing Consent with full authority to do  
so on behalf of Fleet New York Metropolitan Regional Center LLC as its President.

ELLIOT S COHEN  
Notary Public, State of New York  
No. 01CO6376862  
Qualified in Nassau County  
Commission Expires June 18, 2026

  
Notary Public  
Commission expires: 06/18/2026

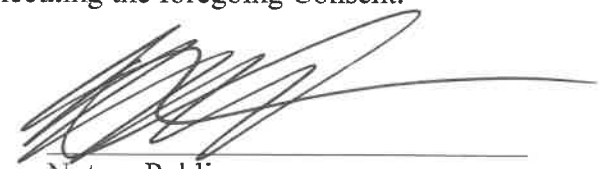
**Julia Yue a/k/a Jiqing Yue**

April  
Dated: March 12, 2024

  
By: Julia Yue  
Address:

April  
On March 12, 2024, Julia Yue, a person known to me, personally  
appeared before me and acknowledged executing the foregoing Consent.

ELLIOT S COHEN  
Notary Public, State of New York  
No. 01CO6376862  
Qualified in Nassau County  
Commission Expires June 18, 2026

  
Notary Public  
Commission expires: 06/18/2026

Approved as to form:

Adam Ford

Adam Ford  
Ford O'Brien Landy LLP  
Attorney for Defendants and Relief Defendant

**Appendix A**

The following are the Financial Institutions and Frozen Accounts as described in paragraph 2 of the Consent of Defendants Richard Xia and Fleet New York Metropolitan Regional Center LLC and Relief Defendant Julia Yue:

<b><u>Financial Institution</u></b>	<b><u>Account Owner</u></b>	<b><u>Frozen Account No. Last Four Digits</u></b>
Cathay Bank	EEGH LP	x8260
Cathay Bank	Manekineko Group LLC	x3112
Cathay Bank	Shangri-La 9F Inc	x2212
Cathay Bank	Shangri-La Green Inc	x3302
Cathay Bank	Shangri-La Green Inc	x9100
Cathay Bank	Shangri-La Green Inc	x0100
Cathay Bank	Shangri-La Green Inc	x7100
Citibank, N.A.	JiQing Yue	x4308
Citibank, N.A.	JiQing Yue & Guangyu Xia	x1502
Citibank, N.A.	JiQing Yue IRA	x8213
Citibank, N.A.	JiQing Yue IRA	x8192
Citibank, N.A.	Yi Xia & JiQing Yue	x0569
Citibank, N.A.	Yi Xia & JiQing Yue	x2377
Citibank, N.A.	Yi Xia IRA	x8168
CTBC Bank	Eastern Emerald Group LLC	x5180
CTBC Bank	Eastern Emerald Group LLC	x0808
CTBC Bank	Eastern Emerald Group LLC	x9577
CTBC Bank	Eastern Emerald Group LLC	x3677
CTBC Bank	Eastern Emerald Group LLC	x1217
CTBC Bank	Eastern Emerald Group LLC	x2477
CTBC Bank	Fleet General Insurance	x2892
CTBC Bank	Fleet General Insurance	x4377
CTBC Bank	Julia Yue	x2277
CTBC Bank	LaGuardia Performance Center LLC	x0816
CTBC Bank	LaGuardia Performance Center LLC	x0899
CTBC Bank	LaGuardia Performance Center LLC	x2777

<u>Financial Institution</u>	<u>Account Owner</u>	<u>Frozen Account No. Last Four Digits</u>
CTBC Bank	LaGuardia Performance Center LLC	x9799
CTBC Bank	Manekineko Group LLC	x8697
CTBC Bank	Shangri La 9F Inc	x2757
CTBC Bank	Shangri La Green Inc	x4357
CTBC Bank	X&Y Development Group LLC	x5097
CTBC Bank	Fleet General Insurance Group Inc.	LN#41x*
CTBC Bank	Manekineko Group LLC	LN#41x*
CTBC Bank	Shangri-La Green Inc.	LN#41x*
CTBC Bank	Eastern Emerald Group LLC	LN#41x*
East West Bank	Amazon River LLC	x6158
East West Bank	Eastern Emerald Group LLC	x3379
East West Bank	Eastern Emerald Group LLC	x6026
East West Bank	Eastern Emerald Group LLC	x8618
East West Bank	EEGH II LP	x6968
East West Bank	EEGH II LP	x8568
East West Bank	EEGH II LP	x0689
East West Bank	EEGH LP	x5168
East West Bank	EEGH LP	x5366
East West Bank	EEGH LP	x6208
East West Bank	EEGH LP	x0598
East West Bank	EEGH LP ( R)	x6828
East West Bank	EEGH LP (Operating A/C)	x6166
East West Bank	EMMCO LP	x3048
East West Bank	EMMCO LP	x1159
East West Bank	EMMCO NQMC LP	x0896
East West Bank	EMMCO Tower LP	x1316
East West Bank	EMMCO Tower LP	x1795
East West Bank	EW Escrow Inc	x3569
East West Bank	Fleet Equipment Inc	x8899
East West Bank	Fleet Financial Group Inc (I)	x0375
East West Bank	Fleet Financial Group Inc (II)	x1183

\* The account numbers beginning with ‘LN’ at CTBC include the account type (“LN”) and first two digits of the account number.

<b><u>Financial Institution</u></b>	<b><u>Account Owner</u></b>	<b><u>Frozen Account No. Last Four Digits</u></b>
East West Bank	Fleet Financial Group Inc (III)	x5085
East West Bank	Fleet Financial Group Inc (Payroll A/C)	x5119
East West Bank	Fleet Hospitality Management Inc	x0028
East West Bank	Fleet Hospitality Management Inc (I)	x4517
East West Bank	Fleet New York Metropolitan Regional Center LLC	x3089
East West Bank	Fleet Real Estate Group Inc	x6398
East West Bank	The Grand Eastern Mirage Group LLC	x3379
East West Bank	The Grand Eastern Mirage Group LLC	x6026
East West Bank	The Grand Eastern Mirage Group LLC	x8618
East West Bank	Julia Yue	x5447
East West Bank	LaGuardia Performance Center LLC	x2677
East West Bank	LaGuardia Performance Center LLC	x2727
East West Bank	LaGuardia Performance Center LLC	x4277
East West Bank	Manekineko Group LLC	x1225
East West Bank	Samuel Development Group LLC	x0235
East West Bank	Shangri-La 9D Inc	x5226
East West Bank	Shangri-La 9D Inc	x8758
East West Bank	Shangri-La 9D Inc	x9608
East West Bank	Shangri-La 9F Inc	x1977
East West Bank	Shangri-La Green Inc	x0268
East West Bank	Shangri-La Green Inc	x8808
East West Bank	Shangri-La Green Inc	x9798
East West Bank	X & Y Development Group LLC	x0367
East West Bank	Yi Xia	x5906
Flushing Bank	Eastern Emerald Group LLC	X6096
Flushing Bank	Fleet General Insurance Group	X1790
HSBC Bank USA, NA	Amazon River LLC	x0301
HSBC Bank USA, NA	Manekineko Group LLC	x0913
HSBC Bank USA, NA	Samuel Development Group LLC	x0310
HSBC Bank USA, NA	Shangri-La 9D Inc	x0875
HSBC Bank USA, NA	Shangri-La 9F Inc	x0883
HSBC Bank USA, NA	Shangri-La Green Inc	x0743

<b><u>Financial Institution</u></b>	<b><u>Account Owner</u></b>	<b><u>Frozen Account No. Last Four Digits</u></b>
HSBC Bank USA, NA	The Grand Eastern Mirage Group LLC	x0708
HSBC Bank USA, NA	The Grand Eastern Mirage Group LLC	x0686
Interactive Brokers LLC	Eastern Emerald Group LLC	x5119
Interactive Brokers LLC	EEGH, LP	x4932
Interactive Brokers LLC	LaGuardia Performance Center, LLC	x5399
JP Morgan Chase Bank, NA	Amazon River LLC	x9316
JP Morgan Chase Bank, NA	Amazon River LLC	x0985
JP Morgan Chase Bank, NA	Fleet Equipment, Inc	x3335
JP Morgan Chase Bank, NA	Fleet Financial Group, Inc.	x6665
JP Morgan Chase Bank, NA	Fleet General Insurance Group	x5320
JP Morgan Chase Bank, NA	Julia Yue	x7632
JP Morgan Chase Bank, NA	Julia Yue	x1825
JP Morgan Chase Bank, NA	LaGuardia Performance Center LLC	x6902
JP Morgan Chase Bank, NA	Shangri-La 9D Inc	x8715
JP Morgan Chase Bank, NA	Shangri-La 9D Inc	x6068
JP Morgan Chase Bank, NA	Shangri-La Green Inc	x6733
JP Morgan Chase Bank, NA	Shangri-La Green Inc	x5612
JP Morgan Chase Bank, NA	Shangri-La Tower Homeowner Ass'n Inc.	x3531
JP Morgan Chase Bank, NA	Yi Xia	x8393
JP Morgan Chase Bank, NA	Yi Xia	x9518
Popular Bank	LaGuardia Performance Center LLC	x6909
Popular Bank	LaGuardia Performance Center LLC	x6469
Popular Bank	LaGuardia Performance Center LLC	x6486
Popular Bank	LaGuardia Performance Center LLC	x5042
Popular Bank	LaGuardia Performance Center LLC	x9291
Signature Bank	Eastern Emerald Group LLC	x5320
Signature Bank	LaGuardia Performance Center LLC	x9927

**Appendix B**

The following are the Financial Institutions and Frozen Accounts as to which Defendants waive their rights, if any:

<b><u>Financial Institution</u></b>	<b><u>Account Owner</u></b>	<b><u>Frozen Account No. Last Four Digits</u></b>
East West Bank	Perini Group Inc	x6786
East West Bank	Perini Group Inc	x8998
East West Bank	Perini Group Inc	x9996
East West Bank	Racanelli Construction Group Inc	x2538
East West Bank	Racanelli Construction Group Inc	x2660
East West Bank	Racanelli Construction Group Inc	x5028
East West Bank	Racanelli Construction Group Inc	x5259
East West Bank	Racanelli Construction Group Inc	x5283
East West Bank	Racanelli Construction Group Inc	x6109
Interactive Brokers LLC	Perini Construction Group Inc	x5540
JP Morgan Chase Bank, NA	Perini Group, Inc	x3397
Signature Bank	Perini Group	x3796
Signature Bank	Perini Group	x4512

**Appendix C**

The following constitutes the Collateral as to which Defendant Richard Xia shall grant to Commission a senior security interest:

1. The Eastern Mirage Project, located at 42-31 Union Street, including all buildings, real estate, equipment, and other property.
2. The Eastern Emerald Project, located at 112-51 Northern Boulevard, including all buildings, real estate, equipment, and other property.
3. The property located at 144 Kings Point Drive, Kings Point, Town of West Hempstead, New York 11024, including all buildings, real estate, equipment, and other property.

**Appendix D**

The following entity has a security interest in the Eastern Mirage Project as of the date of the Consent:

Emerald Creek Capital LLC